

**From:**  
**To:**  
**Subject:** Clarification of evidence - Additional Estimates - Legal and Constitutional Affairs Legislation Committee  
**Date:** Thursday, 21 February 2019 4:57:02 PM

---

## UNCLASSIFIED

Dear Secretary

I refer to the Legal and Constitutional Affairs Legislation Committee hearing of 19/02/2019 and note that I appeared as a witness for the Family Court of Australia.

I refer to the uncorrected proof of evidence taken before the Committee and note that on page 6 my evidence reads .... *They will be referred to dispute resolution outside of the litigation process and, if the matters don't settle, they will be very promptly listed to trial before a judge.*

This is a correct representation of the evidence I gave, however on reflection I ask that Hansard be amended so as to clarify my evidence. The amended paragraph should read: ...  
*They will be referred to dispute resolution outside of the litigation process and, if the matters don't settle, they will be very promptly listed to trial before a judge for further trial directions.*

Kind regards  
Louise Anderson

**Louise Anderson** | Acting Chief Executive Officer and Principal Registrar of the family Court of Australia  
National Director, Court and Tribunal Services  
Federal Court of Australia | 305 William St Melbourne 3000